Atty. Docket No.: BUR920030030US1

Declaration and Power of Attorney for Patent Application

As a below named inventor, I hereby declare that::

My residence, post office address and citizenship are as stated below next to my name; I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled: METHOD FOR DRY ETCHING PHOTOMASK

	ERIAL the specification					
X	is attached hereto.					
	was filed on	ae Ap	plication Serial No.	and was amended on		
	y state that I have reviewed endment referred to above		of the above-identified speci	ification, including the claims, as amended by		
	wiedge the duty to disclose Pegulations, 1.56.	Information which is materia	I to the patentability of this ap	plication in accordance with Title 37, Code of		
certifica	y claim foreign priority ber ate listed below and have a the application on which p	iso identified below any foreig	States Code, '119 of any fo gn application for patent or inv	reign application(s) for patent or inventor's ventor's certificate having a filing date before		
	Prior Foreign Application	ın(s):				
	Number NONE	Country	Day/Month/Year	Priority Claimed		
aubject first par applica	matter of each of the claim ragraph of Title 35, United tion as defined in Title 37,	is of this application is not dis States Code, 1112, I acknow	closed in the prior United Stat viedge the duty to disclose inf , 11.56 which occurred betwe	oplication(s) listed below and, insofar as the tes application in the manner provided by the formation material to the patentability of this en the filing date of the prior application and		
	Prior U.S. Applications:	1				
	Serlal No. NONE	Filing Date)	Status		
believe punish:	ed to be true; and further the able by fine or imprisonm	it these etatements were mad	de with the knowledge that will 1001 of Title 18 of the Unit	tatements made on information and belief are Iful faise statements and the like so made are ed States Code and that such wiliful faise		
Patent Henkle 26,516 Andrev No. 52,	and Trademark Office con r, (Reg. No. 39,220), Rich), Christopher A. Hughes, v M. Calderon, (Reg. No. 31 972), Scott J. Hawranek, (1	nected therewith: Anthony C ard M. Kotulak, (Reg. No. 27 (Reg. No. 26.914), John E. 3.093), S. Luke Anderson, (R Reg. No. 52,411), Maryam M.	anale, (Reg. No. 51,526), Mark 7,712), William D. Sabo, (Reg Hoel, (Reg. No. 26,279), Jo eg. No. 44,507), Scott A. Felde	s application and transact all business in the F. Chadurlian, (Reg. No. 30,739), Richard A. g. No. 27,465), Robert A. Walsh, (Reg. No. seph C. Redmond. Jr., (Reg. No. 18,753), er, (Reg. No. 47,558), Charles J. Gross, (Reg. Philip D. Lane, (Reg. No. 41,140), Richard S. o. 39,436).		
		ected to McGuireWoods LLP reWoods LLP at (703) 712-		te 1800, McLean. Virginia 22102. Telephone		
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		WHI		6/24/03		
,	Signature:	-		Contra		
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	-	72 Sarah Bishop Road, R United States of America	idgefield, Connecticut 0687	Date		

Atty. Docket No.: BUR920030030US1

Date

6/25/03

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*Title 37, Code of Federal Regulations, § 1.56:

(a) A patent by its very nature is affected with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each Individual associated with the filling and prosecution of a patent application has a duty of candor and good faith toward the Patent and Trademark Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is canceled or withdrawn from consideration, or the application becomes abandoned.

(b) Under this section, information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and (1) it establishes, by itself or in combination with other information, a prima facie case of unpatentability; or (2) it refutes, or is inconsistent with, a position the applicant takes in: (i) opposing an argument of unpatentability relied on by the Office, or (ii) asserting an argument of patentability.

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Atty. Docket No.: BUR920030030US1

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Citizenship:

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